Claims 1 through 15 are amended. Thus, by this Amendment, Claims 1 through 16 are presented for examination.

Terminal disclaimers are transmitted herewith pertaining to United States patent applications 10/531,792 and 10/531,814.

The Examiner indicated in the pending office action that all pending claims defined patentable subject matter and would be allowed subject to the correction of technical matters and the submission of terminal disclaimers to overcome obviousness-type double patenting rejections based upon pending United States patents 10/531,792 and 10/531,814.

The amendments made to the claims fully comply with the objections raised by the Examiner while the terminal disclaimers submitted herewith fully address the pending claim rejections. Thus, the amendment fully responds to all matters raised by the Examiner and the application is presently in condition for

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allowance.	Prompt allowance and issuance of all pending claims	
are therefo	ore earnestly solicited.	

Respectfully submitted,

Elliott N. Kramsky Registration 27,812 Attorney for Applicant